UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
CENTRAL DIVISION

C.A. NO.: 204-CV-40054 35

GERALD F. RICHARDS,
Plaintiff

U.S. 119

v.

SOUTHBRIDGE POWER & THERMAL, LLC., Defendant

ASSENTED TO MOTION TO AMEND THE SCHEDULING ORDER

The parties to the above captioned matter hereby move to extend all dates contained in the Court's Scheduling Order dated February 13, 2004. The parties to the above-captioned matter hereby move to extend the fact discovery deadline contained in the Court's Scheduling Order dated October 13, 2004 by thirty (30) days. A copy of the Court's Scheduling Order dated October 13, 2004 is attached hereto as Exhibit 1. The deadline for fact discovery set forth in that order is April 30, 2005. Paragraph B under Procedural Provisions in the Scheduling Order permits the parties the ability to extend the fact discovery deadline for up to 30 days by mutual written agreement filed with the court. Kindly consider this joint motion as the parties' mutual written agreement to extend the fact discovery deadline through May 30, 2005.

THE PLAINTIFF,

GERALD F. RICHARDS,

BY HIS ATTORNEY,

Charlotte E. Glinka, Esq.

Keches & Mallen

122 Dean St.

Taunton, MA 02780

THE DEFENDANT,

SOUTHBRIDGE POWER & THERMAL

BY ITS ATTORNEY,

Brian F. Breen, BBO# 657188 Boyle, Morrissey & Campo, P.C.

695 Atlantic Ave. Boston, MA 02111 (617) 451-2000

DATED: 2/1/05

CERTIFICATE OF SERVICE

Pursuant to Fed. R. Civ. P. 5(a) and/or Sup. Ct. R. 9A, I, Brian F. Breen, do hereby certify that a copy of the foregoing documents have been served first-class postage prepaid on all parties or their representatives in this action as listed below:

Charlotte E. Glinka, Esq. Keches & Mallen, P.C. 122 Dean St. Taunton, MA 02780

SIGNED UNDER THE PENALTIES OF PERJURY THIS \mathcal{A}/\mathcal{A} DAY OF

___, 20<u>45</u>.

Brian F. Breen, BBO# 657188
Boyle, Morrissey & Campo, P.C.
695 Atlantic Avenue

Boston, MA 02111 (617) 451-2000

FAX: (617) 451-5775

 $6292\plead\mtc disc 03-21-05$

EXHIBIT "1"

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Richards,						
	Plain	tiff,				
v. <u>Southbridge</u>	Power,	ou	ner	CIVIL ACTION NO. <u>04-40054-FDS</u>		
	Defer	ıdant.				
SCHEDULING ORDER						
SAYLOR, J.						
This S practice in ord	Schedulii ler to hel	ng Order is inte lp ensure a fair a	nded to provide a rea and just resolution of	sonable timetable for discovery and motion this matter without undue expense or delay.		
Timetable for Discovery and Motion Practice						
Pursuant to Rule 16(b) of the Federal Rules of Civil Procedure and Local Rule 16.1(F), it is hereby ORDERED that:						
1.	Initial Disclosures. Initial disclosures required by Fed. R. Civ. P. 26(a)(1) must be completed by					
2.	Amendments to Pleadings. Except for good cause shown, no motions seeking leave to add new parties or to amend the pleadings to assert new claims or defenses may be filed after $\frac{12/31/04}{}$.					
3.	Fact Discovery - Interim Deadlines.					
	a.	All requests fo	or production of docu	ments and interrogatories must be served by		
	b.	All requests fo	or admission must be	served by		
	c.	All deposition 4/30/05	s, other than expert d	epositions, must be completed by		

4.	Fac be c	Fact Discovery - Final Deadline. All discovery, other than expert discovery, must be completed by4/30/05				
5.	Sta	Status Conference. A status conference will be held on				
6.	Exp	Expert Discovery.				
	a.	Plaintiff(s)' trial experts must be designated, and the information contemplated by Fed. R. Civ. P. 26(a)(2) must be disclosed, by 5/31/05				
	b.	Plaintiff(s)' trial experts must be deposed by				
	c.	Defendant(s)' trial experts must be designated, and the information contemplated by Fed. R. Civ. P. 26(a)(2) must be disclosed, by 6/30/05				
	d.	Defendant(s)' trial experts must be deposed by				
7.	Dispositive Motions.					
	1.	Dispositive motions, such as motions for summary judgment or partial summary judgment and motions for judgment on the pleadings, must be filed by				
	2.	Oppositions to dispositive motions must be filed within 14 days after service of the motion.				
8.	Pret 3:00	rial Conference. A pretrial conference will be held on11/16/05 at				
		Procedural Provisions				
1.	Exte	sion of Deadlines.				
	a.	Fact Discovery - Interim Deadlines. The parties may extend any interim deadline for fact discovery by mutual written agreement filed with the court.				
	b.	Fact Discovery - Final Deadline; Expert Discovery. The parties may extend the final deadline for fact discovery or the deadlines for expert discovery for a combined total of up to 30 days by mutual written agreement filed with the				

court.

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- Dispositive Motions and Pretrial Conference. The parties may not extend c. the deadline for filing dispositive motions or the date of the final pretrial conference without leave of court. No extension of discovery deadlines shall modify or affect deadlines for filing dispositive motions or the date of the pretrial conference unless the court expressly orders otherwise.
- d. Procedure for Seeking Extensions from Court. Motions to extend or modify deadlines will be granted only for good cause shown. Good cause may be shown where discovery has been delayed or a deadline otherwise has been affected by the time taken by the court to consider a motion. All motions to extend shall contain a brief statement of the reasons for the request; a summary of the discovery, if any, that remains to be taken; and a specific date when the requesting party expects to complete the additional discovery, join other parties, amend the pleadings, or file a motion.
- Motions to Compel or Prevent Discovery. Except for good cause shown, motions 2. to compel discovery, motions for protective orders, motions to quash, motions to strike discovery responses, and similar motions must be filed no later than the close of fact discovery or the close of expert discovery, whichever deadline is relevant. If additional discovery is compelled by the court after the relevant deadline has passed, the court may enter such additional orders relating to discovery as may be appropriate.
- Reply Memoranda. Parties need not seek leave of court to file a reply memorandum 3. in response to an opposition to any motion, provided that such a reply memorandum does not exceed twelve pages, double-spaced, and is filed within seven days (excluding intermediate Saturdays, Sundays, and legal holidays) after service of the opposition memorandum. Parties may otherwise file reply or surreply memoranda only with leave of court. When such leave is sought, the moving party may file a proposed reply or surreply memorandum with the motion for leave.
- Additional Conferences. Upon request of counsel, or at the court's own initiative, 4. additional case-management or status conferences may be scheduled. Parties may request telephonic conferences where appropriate to avoid undue inconvenience or expense.
- Early Resolution of Issues. The court recognizes that, in some cases, resolution of 5. one or more preliminary issues may remove a significant impediment to settlement or otherwise expedite resolution of the case. Counsel are encouraged to identify any such issues and to make appropriate motions at an early stage in the litigation.
- Pretrial Conference. Lead trial counsel are required to attend any pretrial 6. conference.

	By the Court,
10/13/04	/s/ Martin Castles
Date	Deputy Clerk